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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/612,343

07/03/2003

Elena Lialiamou

59643.00208

3765

32294

7590

08/18/2009

SQUIRE, SANDERS & DEMPSEY L.L.P.

8000 TOWERS CRESCENT DRIVE

14TH FLOOR

VIENNA, VA 22182-6212

EXAMINER

PHUONG, DAI

ART UNIT

PAPER NUMBER

2617

MAIL DATE

DELIVERY MODE

08/18/2009

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/612,343	Applicant(s) LIALIAMOU ET AL.	
	Examiner DAI A. PHUONG	Art Unit 2617	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 01 June 2009.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1,3,6-12,14-18,20,21,24,25,28,29,31-35,37,48,51-72,75 and 76 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1,3,6-12,14-18,20,21,24,25,28,29,31-35,37,48,51-72,75 and 76 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 03 December 2003 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 06/01/2009 has been entered.

Response to Argument

2. Applicant's arguments, filed 05/01/2009, with respect to claims have been considered but are moot in view of the new ground(s) of rejection. Claims 1, 3, 6-12, 14-18, 20-21, 24-25, 28-29, 31-35, 37, 48, 51-72 and 75-76 are currently pending.

Applicant, on page 21 of the remark, argues that the combination of Pincus and Masuda fails to disclose, teach, or suggest, at least, *"wherein the controller is configured to allocate said reserved portion between said plurality of services as required, without dividing said reserved portion into a plurality of parts between said plurality of services,"* as recited in independent claim 1, and similarly recited in independent claims 35 and 71.

In response to the remark, Masuda discloses *"wherein the controller is configured to allocate said reserved portion between said plurality of services as required"* in paragraph 49 and 50. But that the combination of Pincus and Masuda fails to disclose *"without dividing said reserved portion into a plurality of parts between said plurality of services"*. However, the Examiner now relies on Picciallo et al. (U.S. 6044360) to teach that limitation.

Applicant, on page 22 of the remark, argues that the combination of Pincus and Masuda fails to disclose, teach, or suggest, at least *"a controller configured to, after the request is made, divide said reserved portion into a plurality of parts between said plurality of services, and reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services uses up its part of said reserved portion,"* as recited in independent claim 75, and similarly recited in independent claim 76.

In response to the remark, Masuda discloses *"a controller configured to, after the request is made, divide said reserved portion into a plurality of parts between said plurality of services, and reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services disconnects"* in paragraph 50-52. However, the combination of Pincus et al. and Masuda do not disclose the call is disconnected because of the account balance reaches to zero or the user uses up his/her balance account. The Examiner now relies on Hanson (U.S. 7162220) to teach that limitation.

Applicant, on pages 27-28 of the remark, argues that the combination of Pincus, Masuda, and Ephraim fails to disclose, teach, or suggest, at least, *"a controller configured to control an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device,"* as recited in independent claim 21, and similarly recited in independent claims 37 and 72, and *"a controller configured to, after the request is made, divide said reserved portion into a plurality of parts between said plurality of services, and reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services uses up its part of said reserved*

portion," as recited in independent claim 75, and similarly recited in independent claim 76. However, the Examiner respectfully disagrees.

Firstly, in response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Secondly, Ephraim et al. disclose in paragraph 53 to 55 that the prepaid server 34 converts a value of money to number of tokens and the number of tokens back to money value). On the other hand, Masuda discloses a controller configured to control an allocation of said reserved portion between a plurality of services to be accessed simultaneously by a user device. Therefore, the Examiner contends the combination of Pincus, Masuda, and Ephraim show all limitations in the claims.

Applicant, on pages 29 of the remark, argues that Ephraim fails to disclose, allocating a reserved portion between a plurality of services, and thus, also does not disclose, or suggest, reallocating a remainder of a reserved portion between a plurality of services. However, the Examiner respectfully disagrees.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Applicant, on pages 30 of the remark, argues that Ramakrishnan does not cure the deficiencies in Pincus, Masuda, and Ephraim, **as Ramakrishnan also does not disclose, teach, or suggest, at least, "a controller configured to control an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device,"** as recited in independent claim 21, and similarly recited in independent claim 37. Thus, the combination of Pincus, Masuda, Ephraim, and Ramakrishnan does not disclose, teach, or suggest all of the elements of claims 31 and 67. However, the Examiner respectfully disagrees.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Information Disclosure Statement

3. The references listed in the Information Disclosure Statement filed on 07/14/2009 and 07/24/2009 have been considered by the examiner.

Claim Objections

4. Claims 71 are objected to because of the following informalities:

Regarding claim 37, line 3 recites "a reserved portion" and line 6 "amount of said portion". It should be corrected as -- said reserved portion – and amount of said reserved portion-- respectively.

Regarding claim 71, line 10 recites "the controller". It should be corrected as -- a controller --.

Regarding claim 72, line 1 recites “a portion of an amount of an amount”. It should be corrected as – a portion of an amount --.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

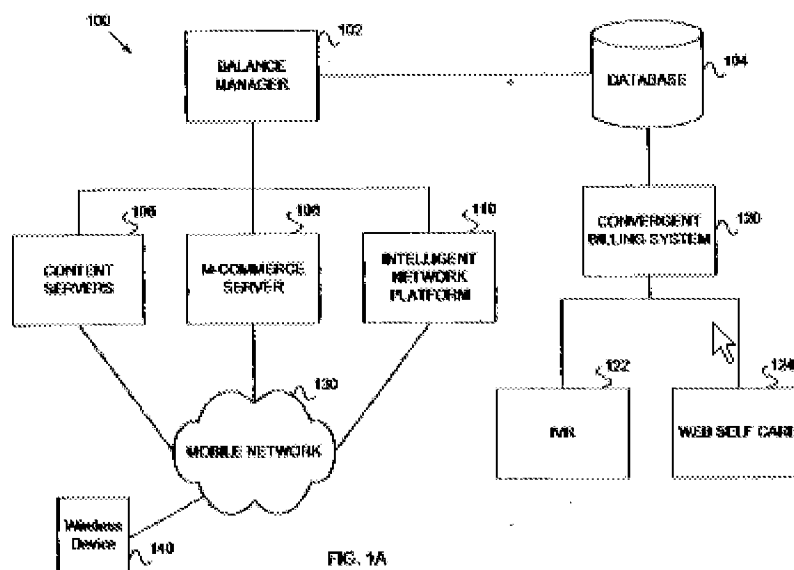
6. Claims 1, 6, 8-12, 14-18, 20, 35, 51, 53-62 and 71 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pincus et al. (Pub. No: 20050075957) and in view of Masuda (Pub. No: 2003/0078031) and further in view of Picciallo et al. (U.S. 6044360).

Regarding claim 1, Pincus et al. disclose an apparatus 102 (see Fig. 1A below, [0023] to [0029]), comprising:

a requesting unit 102 (see fig. 1 below) configured to request that in a first entity 104 (see fig. 1 below) including an information store configured to store information defining an amount of money for at least one user device 140, a portion of said amount of money be reserved at the first entity, as a reserved portion ([0028]. Pincus et al. disclose that **the balance manager 102** determines whether the event should be authorized and determines a number of service units (monetary, token and duration which describer in paragraph 27 and 47) to authorize and **reserves a corresponding amount against the account.** Furthermore, Pincus et al. disclose in paragraph 29 that the balance manager 102 is operably coupled to **database 104. Database 104**

maintains account information including an account identifier used to associate the account with one or more wireless devices and account balance information); and

wherein the apparatus 102 is separate from said first entity 104, and said at least one user device 140 (see fig. 1A below, [0023] to [0029]).



However, Pincus et al. do not disclose a controller configured to control an allocation of said reserved portion between said a plurality of services to be accessed by said at least one user device in a session, wherein the allocation is controlled after the request is made, and wherein the controller is configured to allocate said reserved portion between said plurality of services as required, without dividing said reserved portion into a plurality of parts between said plurality of services.

In the same field of endeavor, **Masuda** discloses a controller configured to control an allocation of said reserved portion between said a plurality of services to be accessed by said at least one user device in a session, wherein the allocation is controlled after the request is made, and wherein the controller is configured to allocate said reserved portion between said plurality of services as required ([0049]. Masuda discloses that the balance is allotted in the case where a packet service is requested while a voice service is already being conducted, for example. Where a service request for packet communication is additionally made, the balance then allotted solely to the ongoing voice service is reallotted equally to the individual services, that is, the voice service and the packet service, without disconnecting the ongoing voice service. Additionally, **Masuda** discloses “if the balance allotted to the voice service when a service request for packet communication is made is .Yen.1000, .Yen.500 is allotted to each of the voice and packet services, and the two services are then executed in accordance with their respective allotments.”)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically a controller configured to control an allocation of said reserved portion between said a plurality of services to be accessed by said at least one user device in a session, wherein the allocation is controlled after the request is made, and wherein the controller is configured to allocate said reserved portion between said plurality of services as required, as taught by **Masuda**, the motivation being in order to allot the balance of prepayment to a plurality of prepaid services to be conducted simultaneously.

However, the combination of Pincus et al. and Masuda do not disclose without diving said reserved portion into a plurality of parts between said plurality of services.

In an analogous art, Picciallo et al. disclose the controller (casino management) is configured to allocate a reserved portion (allocate the amount of promotional fund) between a plurality of services (spending on food, lodging, entertainment, gaming, and the like) as required, without diving said reserved portion into a plurality of parts between said plurality of services (col. 11, line 58 to col. 12, line 14. Picciallo et al. disclose "allocate the amount of promotional funds that may be spent on particular classes of goods and services for each customer account file, which may be tailored to an individual customer's spending preferences. The allocation may also be designed to complement other casino promotions. Funds may be allocated for spending on food, lodging, entertainment, gaming, and the like". Therefore, the amount of promotional funds is allocated to a user for spending on goods and services including food, lodging, entertainment and gaming. So that, the amount of promotional funds is without diving for any particular services.)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including the controller is configured to allocate said reserved portion between said plurality of services as required, without diving said reserved portion into a plurality of parts between said plurality of services, as taught by Picciallo et al., the motivation being in order to allocate to a user a certain amount of fund for spending goods and services.

Regarding claim 6, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Masuda disclose the apparatus wherein the controller is further configured to allocate said reserved portion is allocated dynamically ([0049] to [0050]).

Regarding claim 8, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Pincus et al. disclose the apparatus further comprising a monitoring unit configured to monitor how much of said reserved portion has been used (fig. 1, [0027] and [0050] to [0054]).

Regarding claim 9, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 8. Further, Masuda discloses the apparatus wherein the monitoring unit is further configured to monitor said reserved amount by periodically determining how much of said reserved portion each of said plurality of services have used to provide a plurality of values and summing the plurality of values (fig. 1, [0049] to [0052]).

Regarding claim 10, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 8. Further, Pincus et al. disclose the apparatus wherein the monitoring unit is further configured to monitor how much of said reserved portion has been

used by using information defining a cost of said plurality of services (fig. 1, [0027] and [0050] to [0054]).

Regarding claim 11, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 10. Further, Pincus et al. disclose the apparatus wherein said information comprises a cost for one of a data or time unit (fig. 1, [0027] and [0050] to [0054]).

Regarding claim 12, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Masuda discloses the apparatus wherein when said reserved portion is used up **or** has been at least partially used up a further portion of said amount of money is reservable (fig. 1, [0049] to [0052]).

Regarding claim 14, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Pincus et al. disclose the apparatus wherein said information store comprises one of: a monetary value; a data amount representative of said amount of money; a time representative of said amount of money; and an amount of a service access parameter (fig. 1, [0027] –[0029]).

Regarding claim 15, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Pincus et al. disclose the apparatus wherein at least one of said plurality of services comprises an Internet service (downloading) (fig. 1, [0048] to [0054]). Additionally, Masuda discloses the apparatus wherein at least one of said plurality of services comprises an Internet service (data packet service) ([0049]).

Regarding claim 16, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Pincus et al. disclose the apparatus further comprising a plurality of entities (Figure 1, [0023] to [0029]).

Regarding claim 17, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 16. Further, Pincus et al. disclose the apparatus wherein said plurality of entities comprises at least one of a traffic analyzer and a credit controller (fig. 1, [0020] to [0029]). It should be noted that the apparatus includes at least one of a traffic analyzer and a credit controller in order to determine a number of service unit to reserve a corresponding amount against the account).

Regarding claim 18, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Pincus et al. disclose the apparatus wherein said controller comprises a credit controller (fig. 1, [0020] to [0029]). It should be noted that the

apparatus includes at least one of a traffic analyzer and a credit controller in order to determine a number of service unit to reserve a corresponding amount against the account).

Regarding claim 20, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 1. Further, Pincus et al. disclose the apparatus further comprising a storage configured to store information relating to a cost of said plurality of services (fig. 1, [0028]—[0029] and [0050] to [0058]).

Regarding claim 35, Pincus et al. disclose a method, comprising:

requesting a first entity 104, the first entity 104 storing information defining an amount of money for at least one user device 140, for a portion of said amount of money to be reserved as a reserved portion at the first entity (fig. 1, [0028]). Pincus et al. disclose that the balance manager 102 determines a number of service units to authorize and *reserves a corresponding amount against the account.* In paragraph 49, furthermore, Pincus et al. disclose that typically the amount reserved *will be less than the total amount available in the pre-paid account.* This is desirable in order to allow multiple account users the opportunity to use the account to obtain services concurrently);

and wherein a controller 102 is separate from said first entity 104, and said at least one user device 140 (fig. 1, [0023] to [0029]).

However, Pincus et al. do not disclose controlling at said controller an allocation of said reserved portion between said a plurality of services to be accessed in a session after the requesting to the first entity, wherein the controlling comprises allocating said reserved portion between said plurality of services as required, without diving said reserved portion into a plurality of parts between said plurality of services.

In the same field of endeavor, Masuda discloses controlling at said controller an allocation of said reserved portion between said a plurality of services to be accessed in a session after the requesting to the first entity, wherein the controlling comprises allocating said reserved portion between said plurality of services as required ([0049]. Masuda discloses that the balance is allotted in the case where a packet service is requested while a voice service is already being conducted, for example. Where a service request for packet communication is additionally made, the balance then allotted solely to the ongoing voice service is **reallotted equally to the individual services**, that is, the voice service and the packet service, without disconnecting the ongoing voice service. Additionally, **Masuda** discloses “if the balance allotted to the voice service when a service request for packet communication is made is .Yen.1000, **.Yen.500 is allotted to each of the voice and packet services**, and the two services are then executed in accordance with their respective allotments.”)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically controlling at said controller an allocation of said reserved portion between said a plurality of services to be accessed by said at least one user device in a session, wherein the allocation is controlled after

the request is made, as taught by **Masuda**, the motivation being in order to allot the balance of prepayment to a plurality of prepaid services to be conducted simultaneously.

However, the combination of Pincus et al. and Masuda do not disclose without diving said reserved portion into a plurality of parts between said plurality of services.

In an analogous art, Picciallo et al. disclose the controller (casino management) is configured to allocate a reserved portion (allocate the amount of promotional fund) between a plurality of services (spending on food, lodging, entertainment, gaming, and the like) as required, without diving said reserved portion into a plurality of parts between said plurality of services (col. 11, line 58 to col. 12, line 14. Picciallo et al. disclose "allocate the amount of promotional funds that may be spent on particular classes of goods and services for each customer account file, which may be tailored to an individual customer's spending preferences. The allocation may also be designed to complement other casino promotions. Funds may be allocated for spending on food, lodging, entertainment, gaming, and the like". Therefore, the amount of promotional funds is allocated to a user for spending on goods and services including food, lodging, entertainment and gaming. So that, the amount of promotional funds is without diving for any particular services)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including the controller (casino management) is configured to allocate a reserved portion (allocate the amount of promotional fund) between a plurality of services (spending on food, lodging, entertainment, gaming, and the like) as required, without diving said reserved portion into a plurality of parts

between said plurality of services, as taught by Picciallo et al., the motivation being in order to allocate to a user a certain amount of fund for spending goods and services.

Regarding claim 51, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 35. Further, Masuda discloses the method wherein allocating said reserved portion is allocated dynamically ([0049] to [0050]).

Regarding claim 53, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 35. Further, Pincus et al. disclose the method further comprising monitoring how much of said reserved portion has been used (fig. 1, [0027] and [0050] to [0054]).

Regarding claim 54, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 53. Further, Masuda discloses the method comprising monitoring said reserved amount by periodically determining how much of said reserved portion each of said plurality of services have used to provide a plurality of values and summing the plurality of values (fig. 1, [0049] to [0052]).

Regarding claim 55, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 53. Further, Pincus et al. disclose the method comprising

monitoring how much of said reserved portion has been used by using information defining a cost of said plurality of services (fig. 1, [0027] and [0050] to [0058]).

Regarding claim 56, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 55. Further, Pincus et al. disclose the method comprising wherein said information comprises a cost for one of a data or time unit (fig. 1, [0027] and [0050] to [0058]).

Regarding claim 57, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 35. Further, Masuda discloses the method comprising serving a further portion of said amount of money when said reserved portion is used up **or** has been at least partially used up (fig. 1, [0049] to [0052]).

Regarding claim 58, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 35. Further, Pincus et al. disclose the method comprising said information store comprises **one of**: a monetary value; a data amount representative of said amount of money; a time representative of said amount of money; and an amount of a service access parameter (fig. 1, [0047] to [0054]).

Regarding claim 59, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 35. Further, Pincus et al. disclose the method comprising at least one of said plurality of services comprises an Internet service (downloading) (fig. 1, [0048] to [0054]). Additionally, Masuda discloses the apparatus wherein at least one of said plurality of services comprises an Internet service (data packet service) ([0049]).

Regarding claim 60, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 53. Further, Pincus et al. disclose the method wherein said controller comprises a plurality of entities (Figure 1, [0023] to [0029]).

Regarding claim 61, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 60. Further, Pincus et al. disclose the method wherein said plurality of entities comprises at least one of a traffic analyzer and a credit controller (fig. 1, [0020] to [0029]. It should be noted that the apparatus includes at least one of a traffic analyzer and a credit controller in order to determine a number of service unit to reserve a corresponding amount against the account).

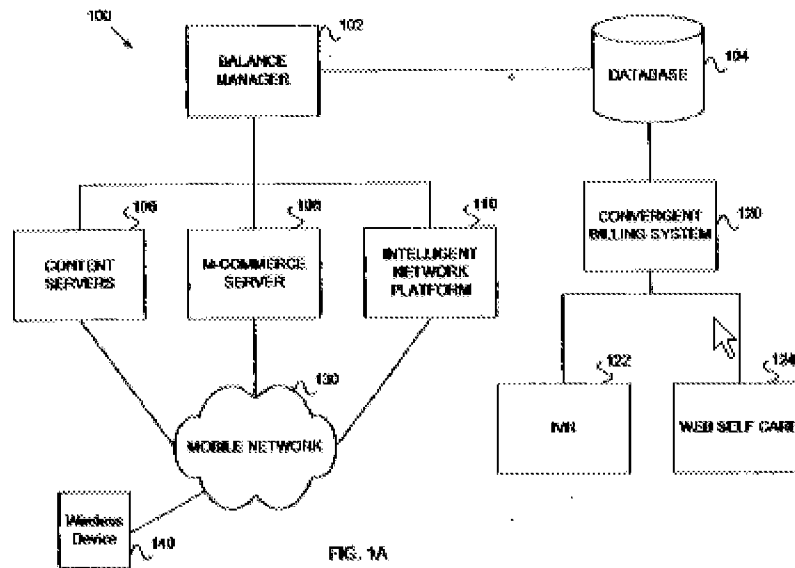
Regarding claim 62, the combination of Pincus et al. and Masuda and Picciallo et al. disclose all the limitation in claim 35. Further, Pincus et al. disclose the method comprising wherein said controller comprises a credit controller (fig. 1, [0020] to [0029]. It should be noted

that the apparatus includes at least one of a traffic analyzer and a credit controller in order to determine a number of service unit to reserve a corresponding amount against the account).

Regarding claim 71, Pincus et al. disclose an apparatus 102 (see Fig. 1A below, [0023] to [0029]), comprising:

mean for requesting that in a first entity 104 (describer in paragraph 29) including an information store configured to store information defining an amount of money for at least one user device 140, a portion of said amount of money be reserved at the first entity, as a reserved portion ([0028]. Pincus et al. disclose that **the balance manager 102** determines whether the event should be authorized and determines a number of service units (monetary, token and duration which describer in paragraph 27 and 47) to authorize and **reserves a corresponding amount against the account.** Furthermore, Pincus et al. disclose in paragraph 29 that the balance manager 102 is operably coupled to **database 104. Database 104 maintains account information** including an account identifier used to associate the account with one or more wireless devices and account balance information); and

wherein the controller 102 is separate from said first entity 104, and said at least one user device 140 (see fig. 1 below, [0023] to [0029]).



However, Pincus et al. do not disclose means for, after the request is made, allocating said reserved portion between a plurality of services as required, without dividing said reserved portion into a plurality of parts between said plurality of services; wherein said plurality of services is a plurality of services to be accessed by said at least one user device in a session.

In the same field of endeavor, **Masuda** discloses means for, after the request is made, allocating said reserved portion between a plurality of services as required; wherein said plurality of services is a plurality of services to be accessed by said at least one user device in a session ([0049]. Masuda discloses that the balance is allotted in the case where a packet service is requested while a voice service is already being conducted, for example. Where a service

request for packet communication is additionally made, the balance then allotted solely to the ongoing voice service is **reallotted equally to the individual services**, that is, the voice service and the packet service, without disconnecting the ongoing voice service. Additionally, **Masuda** discloses “if the balance allotted to the voice service when a service request for packet communication is made is .Yen.1000, **.Yen.500 is allotted to each of the voice and packet services**, and the two services are then executed in accordance with their respective allotments.”)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including means for, after the request is made, allocating said reserved portion between a plurality of services as required, wherein said plurality of services is a plurality of services to be accessed by said at least one user device in a session, as taught by **Masuda**, the motivation being in order to allot the balance of prepayment to a plurality of prepaid services to be conducted simultaneously.

However, the combination of Pincus et al. and Masuda do not disclose without diving said reserved portion into a plurality of parts between said plurality of services.

In an analogous art, Picciallo et al. disclose the controller (casino management) is configured to allocate a reserved portion (allocate the amount of promotional fund) between a plurality of services (spending on food, lodging, entertainment, gaming, and the like) as required, without diving said reserved portion into a plurality of parts between said plurality of services (col. 11, line 58 to col. 12, line 14. Picciallo et al. disclose “allocate the amount of promotional funds that may be spent on particular classes of goods and services for each customer account file, which may be tailored to an individual customer's spending preferences. The allocation may

also be designed to complement other casino promotions. Funds may be allocated for spending on food, lodging, entertainment, gaming, and the like". Therefore, the amount of promotional funds is allocated to a user for spending on goods and services including food, lodging, entertainment and gaming. So that, the amount of promotional funds is without diving for any particular services)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including the controller is configured to allocate said reserved portion between said plurality of services as required, without diving said reserved portion into a plurality of parts between said plurality of services, as taught by Picciallo et al., the motivation being in order to allocate to a user a certain amount of fund for spending goods and services.

7. Claims 21, 24-25, 28-29, 32-34, 37, 63-66, 68-70 and 72 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pincus et al. (Pub. No: 20050075957) in view of Ephraim et al. (Pub. No.: 20040077332) and further in view of Masuda (Pub. No: 2003/0078031).

Regarding claim 21, Pincus et al. disclose an apparatus 102 (see Fig. 1A, [0023] to [0029]), comprising:

a requesting unit 102 configured to request reservation of a portion of an amount of money defined by information stored at the first entity 104 (fig. 1, [0028]. Pincus et al. disclose that the balance manager 102 determines a number of service units to authorize and **reserves a corresponding amount against the account.** In paragraph 49, furthermore, Pincus et al. disclose that typically the amount reserved **will be less than the total amount available in the pre-paid**

account. This is desirable in order to allow multiple account users the opportunity to use the account to obtain services concurrently);

However, Pincus et al. do not disclose a receiver configured to receive from said first entity information defining an amount of said reserved portion in a first form other than a monetary amount; a converter configured to convert information relating to said amount of said reserved portion to a second form as a monetary amount; a controller configured to control an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device.

In an analogous, Ephraim et al. disclose a receiver configured to receive from said first entity information defining an amount of said reserved portion in a first form (token) other than a monetary amount (fig. 2, [0045]. Ephraim et al. disclose “data monitor 38 calculates the total amount required for the data transfer to occur before such a transfer actually occurs, at the stage when the subscriber is sending the request for the data transfer”. In addition, Ephraim et al. disclose in paragraph 46 that the data monitor 38 sends the required number of tokens to be obtained from the account of the subscriber to prepaid server 34); and

a converter configured to convert information relating to said amount of said reserved portion to a second form as a monetary amount (fig. 2, [0012] and [0053]-[0055]. Ephraim et al. disclose the prepaid server 34 converts a value of money to number of tokens and the number of tokens back to money value).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically a receiver configured to receive from said first entity information defining an amount of said reserved portion in a first form (token) other than a monetary amount and a converter configured to convert information relating to said amount of said reserved portion to a second form as a monetary amount, as taught by Ephraim et al., the motivation being in order to determine whether a requested data should be continue/disconnected based upon the prepaid amount available in the account of the system.

However, the combination of Pincus et al. and Ephraim et al. do not disclose a controller configured to control an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device.

In the same field of endeavor, Masuda discloses a controller configured to control an allocation of said reserved portion between a plurality of services to be accessed simultaneously by a user device ([0049]. Masuda discloses that the balance is allotted in the case where a packet service is requested while a voice service is already being conducted, for example. Where a service request for packet communication is additionally made, the balance then allotted solely to the ongoing voice service is **reallotted equally to the individual services**, that is, the voice service and the packet service, without disconnecting the ongoing voice service. Additionally, **Masuda** discloses “if the balance allotted to the voice service when a service request for packet communication is made is .Yen.1000, **.Yen.500 is allotted to each of the voice and packet**

services, and the two services are then executed in accordance with their respective allotments.”).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically a controller configured to control an allocation of said reserved portion between a plurality of services to be accessed simultaneously by a user device, as taught by **Masuda**, the motivation being in order to allot the balance of prepayment to a plurality of prepaid services to be conducted simultaneously and without disconnect any services.

Regarding claim 24, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 21. Further, Pincus et al. disclose the apparatus wherein the first form is one of a cost for a unit amount of a payment parameter of at least one service of said plurality of services (fig. 1, [0040] to [0058]). Additionally, Ephraim et al. disclose the apparatus wherein the first form is one of a cost for a unit amount of a payment parameter of at least one service of said plurality of services ([0045]).

Regarding claim 25, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 24. Further, Pincus et al. disclose the apparatus wherein said payment parameter is data volume, time, or service parameter of at least one service of said plurality of services (fig. 1, [0040] to [0058]).

Regarding claim 28, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 24. Further, Ephraim et al. disclose the apparatus said information in said first form comprises said unit amount (fig. 1, [0045] to [0046]).

Regarding claim 29, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 21. Further, Ephraim et al. disclose the apparatus wherein said controller is arranged to convert said unit amount to a corresponding monetary amount to provide said second form (fig. 2, [0046] and [0053]-[0055]).

Regarding claim 32, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 21. Further, Pincus et al. disclose the apparatus wherein said first form comprises at least one of time, data volume, or service access parameter (fig. 1, [0040] to [0058]).

Regarding claim 33, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 21. Further, Pincus et al. disclose the apparatus wherein said service access parameter comprises at least one of number of clicks or number of accesses (fig. 1, [0020] to [0058]). Additionally, Ephraim et al. disclose the apparatus wherein said service access parameter comprises at least one of number of clicks or number of accesses ([0045] to [0046]).

Regarding claim 34, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 21. Further, Ephraim et al. disclose the apparatus wherein said second form comprises monetary value, number of clicks and number of accesses (fig. 2, [0046] and [0054]).

Regarding claim 37, Pincus et al. disclose a method (see Fig. 1A, [0023] to [0029]), comprising:

requesting a reservation of a portion of an amount of money defined for at least one user device 140 by store information (fig. 1, [0028]. Pincus et al. disclose that the balance manager 102 determines a number of service units to authorize and *reserves a corresponding amount against the account.* In paragraph 49, furthermore, Pincus et al. disclose that typically the amount reserved *will be less than the total amount available in the pre-paid account.* This is desirable in order to allow multiple account users the opportunity to use the account to obtain services concurrently);

However, Pincus et al. do not disclose receiving, at a controller configured to allocate a reserved portion between a plurality of services to be accessed simultaneously, information defining an amount of said reserved portion in a first form other than a monetary amount; and converting information relating to said amount of said portion to a second form as a monetary amount, and then allocating said portion monetary amount between said plurality of services.

In an analogous, Ephraim et al. disclose information defining an amount of said reserved portion in a first form (token) other than a monetary amount (fig. 2, [0045]. Ephraim et al. disclose “data monitor 38 calculates the total amount required for the data transfer to occur before such a transfer actually occurs, at the stage when the subscriber is sending the request for the data transfer”. Additionally, Ephraim et al. disclose in paragraph 46 that “the data monitor 38 sends the required number of tokens to be obtained from the account of the subscriber to prepaid server 34”); and

converting information relating to said amount of said portion to a second form as a monetary amount ((fig. 2, [0012] and [0053]-[0055]. Ephraim et al. disclose the prepaid server 34 converts a value of money to number of tokens and from the number of tokens back to money value)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including information defining an amount of said reserved portion in a first form other than a monetary amount; and converting information relating to said amount of said portion to a second form as a monetary amount, as taught by Ephraim et al., the motivation being in order to determine whether a requested data should be continued or disconnected based upon the prepaid amount available in the account of the system.

However, the combination of Pincus et al. and Ephraim et al. do not disclose a controller configured to an allocation a reserved portion between a plurality of services to be accessed simultaneously, and allocating said portion monetary amount between said plurality of services

In the same field of endeavor, Masuda discloses a controller configured to an allocation a reserved portion between a plurality of services to be accessed simultaneously, and allocating said portion monetary amount between said plurality of services ([0049]. Masuda discloses that the balance is allotted in the case where a packet service is requested while a voice service is already being conducted, for example. Where a service request for packet communication is additionally made, the balance then allotted solely to the ongoing voice service is **reallotted equally to the individual services**, that is, the voice service and the packet service, without disconnecting the ongoing voice service. Additionally, **Masuda** discloses “if the balance allotted to the voice service when a service request for packet communication is made is .Yen.1000, **.Yen.500 is allotted to each of the voice and packet services**, and the two services are then executed in accordance with their respective allotments.”)

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically a controller configured to an allocation a reserved portion between a plurality of services to be accessed simultaneously, and allocating said portion monetary amount between said plurality of services, as taught by **Masuda**, the motivation being in order to allot the balance of prepayment to a plurality of prepaid services to be conducted simultaneously and without disconnect any services.

Regarding claim 63, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 37. Further, Pincus et al. disclose the method wherein the first form is one of a cost for a unit amount or a payment parameter of at least one service of said plurality of services (fig. 1, [0027] and [0040] to [0058]).

Regarding claim 64, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 63. Further, Pincus et al. disclose the method wherein said payment parameter is data volume, time, or service parameter of at least one service of said plurality of services (fig. 1, [0027] and [0040] to [0058]).

Regarding claim 65, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 63. Further, Pincus et al. disclose the method said information in said first form comprises said unit amount (fig. 1, [0027] and [0040] to [0058]).

Regarding claim 66, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 65. Further, Ephraim et al. disclose the method comprising converting said unit amount to a corresponding monetary amount to provide said second form (fig. 2, [0046] and [0053] to [0055]).

Regarding claim 68, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 37. Further, Pincus et al. disclose the method wherein said first form comprises at least one of time, data volume, or service access parameter (fig. 1, [0040] to [0058]).

Regarding claim 69, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 68. Further, Pincus et al. disclose the method wherein said service access parameter comprises at least one of number of clicks or number of accesses (fig. 1, [0020] to [0058]). Additionally, Ephraim et al. disclose the method wherein said service access parameter comprises at least one of number of clicks or number of accesses ([0045] to [0046]).

Regarding claim 70, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 37. Ephraim et al. disclose the method wherein said second form comprises monetary value, number of clicks and number of accesses (fig. 2, [0046] and [0054]).

Regarding claim 72, Pincus et al. disclose an apparatus 102 (see Fig. 1A, [0023] to [0029]), comprising:

mean for requesting reservation of a portion of an amount of an amount of money defined by information stored at the first entity 104 (fig. 1, [0028]. Pincus et al. disclose that the balance manager 102 determines a number of service units to authorize and reserves a corresponding amount against the account. In paragraph 49, furthermore, Pincus et al. disclose that typically the amount reserved will be less than the total amount available in the pre-paid account. This is desirable in order to allow multiple account users the opportunity to use the account to obtain services concurrently);

However, Pincus et al. do not disclose mean for receiving from said first entity information defining an amount of said reserved portion in a first form other than a monetary amount; mean for converting information relating to said amount of said reserved portion to a second form as monetary amount; and means for controlling an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device.

In an analogous, Ephraim et al. disclose mean for receiving from said first entity information defining an amount of said reserved portion in a first form (token) other than a monetary amount (fig. 2, [0045]. Ephraim et al. disclose “data monitor 38 calculates the total amount required for the data transfer to occur before such a transfer actually occurs, at the stage when the subscriber is sending the request for the data transfer”. In addition, Ephraim et al. disclose in paragraph 46 that the data monitor 38 sends the required number of tokens to be obtained from the account of the subscriber to prepaid server 34); and

a converter configured to convert information relating to said amount of said reserved portion to a second form as a monetary amount (fig. 2, [0012] and [0053]-[0055]. Ephraim et al. disclose the prepaid server 34 converts a value of money to number of tokens and the number of tokens back to money).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically mean for receiving from said first entity information defining an amount of said reserved portion in a first form other than a monetary amount; mean for converting information relating to said amount of said reserved portion to a second form as monetary amount, as taught by Ephraim et al., the motivation being in order to determine whether a requested data should be continue/disconnected based upon the prepaid amount available in the account of the system.

However, the combination of Pincus et al. and Ephraim et al. do not disclose means for controlling an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device.

In the same field of endeavor, Masuda discloses means for controlling an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device ([0049]. Masuda discloses that the balance is allotted in the case where a packet service is requested while a voice service is already being conducted, for example. Where a service request for packet communication is additionally made, the balance then allotted solely to the ongoing voice service is **reallotted equally to the individual services**, that is, the voice service and the packet service, without disconnecting the ongoing voice service. Additionally, **Masuda**

discloses “if the balance allotted to the voice service when a service request for packet communication is made is .Yen.1000, **.Yen.500 is allotted to each of the voice and packet services**, and the two services are then executed in accordance with their respective allotments.”).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including means for controlling an allocation of said monetary amount between a plurality of services to be accessed simultaneously by a user device, as taught by **Masuda**, the motivation being in order to allot the balance of prepayment to a plurality of prepaid services to be conducted simultaneously and without disconnect any services.

8. Claims 31 and 67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pincus et al. (Pub. No: 20050075957) in view of Ephraim et al. (Pub. No.: 20040077332) and further in view of Masuda (Pub. No: 2003/0078031) and further in view of Ramakrishnan et al. (Pub. No: 20040148384).

Regarding claim 31, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 21. However, the combination of Pincus et al. and Ephraim et al. and Masuda do not disclose the apparatus which is configured to operate in accordance with a remote authentication dial-in user service (RADIUS) protocol.

In an analogous art, Ramakrishnan et al. disclose the apparatus wherein said controller operates in accordance with a remote authentication dial-in user service (RADIUS) protocol ([0026] to [0031]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including disclose the apparatus wherein said controller operates in accordance with a remote authentication dial-in user service (RADIUS) protocol, as taught by Ramakrishnan et al., the motivation being in order to authenticate the user, authorize the access and provide high quality services.

Regarding claim 67, the combination of Pincus et al. and Ephraim et al. and Masuda disclose all the limitation in claim 37. However, the combination of Pincus et al. and Ephraim et al. and Masuda do not disclose the method comprising operating said controller in accordance with a remote authentication dial-in user service (RADIUS) protocol.

In an analogous art, Ramakrishnan et al. disclose the method comprising operating said controller in accordance with a remote authentication dial-in user service (RADIUS) protocol ([0026] to [0031]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including the method comprising operating said controller in accordance with a remote authentication dial-in user service (RADIUS) protocol, as taught by Ramakrishnan et al., the motivation being in order to to authenticate the user, authorize the access and provide high quality services.

9. Claims 3, 7, 48, 52, 75-76 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pincus et al. (Pub. No: 20050075957) and in view of Masuda (Pub. No: 2003/0078031) and further in view of Hanson (U.S. 7162220).

Regarding claim 75, Pincus et al. disclose an apparatus 102 (see Fig. 1A, [0023] to [0029]), comprising:

a requesting unit 102 configured to request that in a first entity 104, including an information store configured to store information defining an amount of money for at least one user device 104, a portion of said amount of money be reserved at the first entity, as a reserved portion (fig. 1, [0028]. Pincus et al. disclose that the balance manager 102 determines a number of service units to authorize and reserves a corresponding amount against the account. In paragraph 49, furthermore, Pincus et al. disclose that typically the amount reserved will be less than the total amount available in the pre-paid account. This is desirable in order to allow multiple account users the opportunity to use the account to obtain services concurrently); and wherein the apparatus 102 is separate from said first entity 104 (see Fig. 1A).

However, Pincus et al. do not disclose a controller configured to, after the request is made, divide said reserved portion into a plurality of parts between said plurality of services, and reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services uses up its part of said reserved portion.

In the same field of endeavor, Masuda discloses a controller configured to, after the request is made, divide said reserved portion into a plurality of parts between said plurality of services ([0050]), and

reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services disconnects ([0051]. Masuda discloses “The balance is

reallotted also when one or more services are disconnected while a plurality of prepaid services are executed").

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including a controller configured to, after the request is made, divide said reserved portion into a plurality of parts between said plurality of services, and reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services disconnects, as taught by **Masuda**, the motivation being in order to provide high quality services.

However, the combination of Pincus et al. and Masuda do not disclose at least one of said plurality of services disconnects because of the account balance reaches to zero or the user uses up his/her balance account.

In the same field of endeavor, Hanson discloses that the call is disconnected in response to the call duration timer reaching the maximum allowable call duration (Abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including the call is disconnected in response to the call duration timer reaching the maximum allowable call duration, as taught by **Hanson**, the motivation being in order to disconnect calls as soon as the accounts are depleted of funds.

Regarding claim 3, the combination of Pincus et al. and Masuda and Hanson disclose all limitations in claim 75. Further, Pincus et al. disclose the apparatus wherein dividing said

reserved portion into a plurality of parts comprises dividing said reserved portion into a plurality of equal parts ([0049] and [0050]).

Regarding claim 7, the combination of Pincus et al. and Masuda and Hanson disclose all limitations in claim 75. Further, Pincus et al. disclose the apparatus wherein the controller is further configured to allocate said reserved portion based on at least one of, service activity, number of services, and a unit cost of said plurality of services ([0039] to [0052]).

Regarding claim 76, Pincus et al. disclose an apparatus 102 (see Fig. 1A, [0023] to [0029]), comprising:

requesting a first entity 104, the first entity storing information defining an amount of money for at least one user device 104, for a portion of said amount of money to be reserved as a reserved portion at the first entity (fig. 1, [0028]. Pincus et al. disclose that the balance manager 102 determines a number of service units to authorize and **reserves a corresponding amount against the account.** In paragraph 49, furthermore, Pincus et al. disclose that typically the amount reserved **will be less than the total amount available in the pre-paid account.** This is desirable in order to allow multiple account users the opportunity to use the account to obtain services concurrently); and wherein the apparatus 102 is separate from said first entity 104 (see Fig. 1A).

However, Pincus et al. do not disclose after said requesting, dividing said reserved portion into a plurality of parts between said plurality of services, and reallocate a remainder of

said reserved portion between said plurality of services when at least one of said plurality of services uses up its part of said reserved portion.

In the same field of endeavor, Masuda discloses after said requesting, dividing said reserved portion into a plurality of parts between said plurality of services ([0050]. Masuda discloses “if the balance allotted to the voice service when a service request for packet communication is made is .Yen.1000, .Yen.500 is allotted to each of the voice and packet services, and the two services are then executed in accordance with their respective allotments”), and

reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services disconnects ([0051]. Masuda discloses “The balance is reallocated also when one or more services are disconnected while a plurality of prepaid services are executed”).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including a controller configured to, after the request is made, divide said reserved portion into a plurality of parts between said plurality of services, and reallocate a remainder of said reserved portion between said plurality of services when at least one of said plurality of services disconnects, as taught by **Masuda**, the motivation being in order to provide high quality services.

However, the combination of Pincus et al. and Masuda do not disclose at least one of said plurality of services disconnects because of the account balance reaches to zero or the user uses up his/her balance account.

In the same field of endeavor, Hanson discloses that the call is disconnected in response to the call duration timer reaching the maximum allowable call duration (Abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Pincus et al. by specifically including the call is disconnected in response to the call duration timer reaching the maximum allowable call duration, as taught by **Hanson**, the motivation being in order to disconnect calls as soon as the accounts are depleted of funds

Regarding claim 48, the combination of Pincus et al. and Masuda and Hanson disclose all limitations in claim 76. Further, Pincus et al. disclose the method wherein dividing said reserved portion into a plurality of parts comprises dividing said reserved portion into a plurality of equal parts ([0049] and [0050]).

Regarding claim 52, the combination of Pincus et al. and Masuda and Hanson disclose all limitations in claim 75. Further, Pincus et al. disclose the method wherein the controller is further configured to allocate said reserved portion based on at least one of, service activity, number of services, and a unit cost of said plurality of services ([0039] to [0052]).

Art Unit: 2617

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dai A Phuong whose telephone number is 571-272-7896. The examiner can normally be reached on Monday to Friday, 9:00 A.M. to 5:00 P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Edouard can be reached on 571-272-7603. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Dai A Phuong/

Examiner, Art Unit 2617

Date: 08/14/2009

PS